

**INDUSTRY QUESTIONS AND GOVERNMENT RESPONSES ON THE FINAL RFP FOR THE
PORTSMOUTH ENVIRONMENTAL TECHNICAL SERVICES PROCUREMENT
DE-SOL-0003603
9/28/2012**

No.	Final RFQ Section	Industry Question/Comment	Government Response
1	B.6	In the first sentence of Section B.6, and elsewhere in the RFP, reference is made to the “effective date” of the contract (e.g., the date upon which transition is to begin). Elsewhere, however, reference is made to the “award date”, with Section L.4 (for example) stating that “offerors should assume an anticipated award date of June 1, 2013”. The distinction between these dates is important to understand in order to effectively plan for the transition. For example, some documents are due based on the award date (e.g., the Worker Safety and Health Plan), while others are due based on the effective date. In addition, Section C.3.1 states that all Key Personnel shall report to the site upon the effective date of the contract. Please clarify.	<p>The effective date of the contract is the date the contract transition period begins and the Key Personnel shall report to the site. The award date is the date the contract is signed and awarded by the Contracting Officer.</p> <p>Amendment 01 of the solicitation revised Section L.4, paragraph (c), second sentence, to reference the “effective date” in lieu of the “award date.”</p> <p>Additionally, Amendment 01 of the solicitation revised Section J, Attachment J-3, to revise the due dates for the Quality Assurance Plan and Worker Safety and Health Plans to reference the “effective date” in lieu of the “award date.”</p>
2	B.6	Section B.6 states that “The Contractor shall put into place any agreements it deems necessary between it and other site contractors/subcontractors for provision of services. Any agreement that requires DOE consent will be subject to a 14-day review and	Currently, there are no interface agreements between the Environmental Technical Services (ETS) contractor and other site contractors. While Attachment J-8 provides a comprehensive listing of the Site Services and Interface Requirements, the Contractor may establish separate interface agreements with other

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		<p>approval period.” Section C.3.1 also discusses the development of such agreements, and references Attachment J-8, which spells out site interfaces between all of the parties on site. The PWS is unclear, however, as to what would drive the need for such agreements (i.e., with the interfaces spelled out). Also, no guidance could be found as to what would drive such an agreement to require DOE consent (e.g., nothing could be found in the J.3 Deliverables List that provided such guidance). Clarification relative to these agreements is requested in order to be able to affectively plan for such work during transition. Could copies of current agreements be provided?</p>	<p>site contractors if it deems they are necessary. Any such agreements requiring DOE review and approval should include 14-day DOE review time.</p>
3	B.6	<p>When reference is made to days (e.g., the DOE review period discussed in B.6 and the submittal requirements in Attachment J-3) is this referring to calendar days or working days? Please clarify.</p>	<p>References in the solicitation to days refers to “calendar days” unless otherwise prescribed to be “working days” by federal, state and/or local laws, regulations or DOE Orders.</p>
4	C.2	<p>Section C.2 (third paragraph) states that “the contractor may be requested by DOE to</p>	<p>DOE anticipates that the resources required to support work activities described in Section C.3 will be</p>

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		perform related special project activities to support achievement of critical objectives.” Are we to assume that the resources required to support the work described in Section C.3 will be sufficient to support these “special project activities”?	sufficient to support the “special project activities” referenced in Section C.2.
5	C.2	Section C.2 (eighth paragraph) states “the contractor is expected to have personnel physically located at the PPPO office in Piketon, Ohio”. Is the expectation that all contractor personnel will be on site? Will the office space defined in Section C.10 support this expectation?	Yes, it is expected that all contractor personnel will be on site for the performance of the contract. The Government Furnished Property identified in Section C.10 will be provided to all on-site contractor personnel.
6	C.3.1	Section C.3.1 states that the contractor is responsible for providing all necessary office space during the transition period. This section also states, however, that key personnel are expected to report “to the site” during transition. Since it is critical that the transition team be able to have unencumbered access to project personnel during transition, so as to effectively support transition, what is the possibility of being provided some minimum	Minimal office space will be provided to the contractor during the transition to support transition activities. The office space that the contractor is responsible for providing under C.3.1 during the transition period shall be located within 35 miles of the site.

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		amount of space on site? If on-site space cannot be provided to the contractor during transition, is there an expectation as to how close to the site such office space should be?	
7	General	Will the contractor be provided access to the site's computer network during transition, so as to effectively facilitate transition?	Yes, all necessary access to the site's computer network will be provided to the contractor during transition.
8	C.3.2.1	Section C.3.2.1 states that the contractor shall align management personnel with the DOE site managers. In order to ensure that the ETS organization is so aligned, a copy of the current DOE organizational structure will be necessary. Please provide.	A copy of the PPPO organization can be found on the PPPO website, which can be accessed via the procurement website: http://www.emcbc.doe.gov/portsmouth%20ets/
9	C.3.11.2.2	Section C.3.11.2.2 (2 nd bullet) states that contractor administrative support personnel are responsible for ordering and controlling office supplies. Are the cost of these supplies to be included in the proposal, or are they provided by others?	Contractor administrative support personnel are responsible for identifying the contractor's office supply needs to support the ordering of supplies. DOE will place the actual orders of office supplies. The cost of supplies should not be included in the proposal.

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10	C.3.11.2.2	Section C.3.11.2.2 (6 th bullet) states that contractor administrative support personnel are responsible for coordinating scheduling, Federal Automotive Statistical Tool reporting, and maintenance of DOE fleet vehicles. This appears to be different from the discussion in Attachment J-8 (page 134) which seems to indicate no such responsibilities for the TES <i>[sic]</i> . Please clarify.	Amendment 01 of the solicitation deleted Section C.3.11.2.2, bullet #6.
11	C.3.11.2.2	Section C.3.11.2.2 (8 th bullet) states that contractor administrative support personnel are responsible for conducting certain training. This appears to differ from the discussion in Attachment J-8 (page 138) which states that training is received from either the FSS or D&D contractor. Please clarify.	Contractor administrative personnel are responsible for conducting ETS contract orientation training for new hires.
12	C.12	Section C.12 provides minimum labor qualifications for over 30 positions. Can other job classifications be used if the offeror determines that other skills are more appropriate, and/or that the work can be effectively performed by an individual with different qualifications (e.g., less experience,	Any other job classifications proposed shall be cross-referenced to a classification(s) in Section C.12 and meet or exceed the minimum qualifications included in Section C.12 for that job classification(s).

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		different educational requirements, etc.)?	
13	H.4	Section H.4 discusses requirements for offering employment to incumbent contractor personnel, including a “right of first refusal” of employment for qualified personnel. Is it correct to assume that incumbent personnel within the labor qualifications identified in Section C.12 will have the minimum qualifications stated in Section C.12?	<p>The only labor classifications requiring the “right of first refusal” are identified in Section L, Attachment L-11, which was incorporated in the solicitation in Amendment 01.</p> <p>The contractor can assume the incumbent labor positions identified in Attachment L-11 meet the minimum labor qualifications included in C.12.</p>
14	H.4(b)	Section H.4 (b) states that the contractor and any subcontractors “are not required to offer a right of first refusal to any employee(s) of the predecessor contractor who are not service employees within the meaning of the Service Contract Act.” Assuming that all of the incumbent contractor personnel fall within the labor classifications identified in Section C.12, a comparison against the Service Contract Act Wage Determination (Attachment J-6) appears to show that none of the C.12 labor classifications equate to individuals covered by the Service Contract Act. As such, is it correct to assume that none of the incumbent	Amendment 01 of the solicitation incorporated Section L, Attachment L-11 which identifies incumbent labor positions covered under the Service Contract Act.

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		contractor personnel will require offers of employment?	
15	H.4	Although it seems logical that incumbent personnel currently occupying planned key positions would not be subject to the requirements of Section H.4 (i.e., requirements relative to right of first refusal), Section H.4 does not specifically address this exception. Please clarify.	See Government response to Question #14 above.
16	Attachment J-3	Attachment J-3 lists numerous documents that have an initial submittal requiring delivery no later than 45 days after the contract effective date. There are several documents on this list that would probably not require modifications (or would require minor modifications) as a result of a change in the TES <i>[sic]</i> contractor. Similar to the options identified in Section H.21 for the QAP, will the contractor have the option of adopting the current version of these documents?	Yes, the contractor will have the option to adopt current versions of the QAP and WSHP. Also, see Government response to Question #1 above.

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17	L.3 B	Section L.3 B states that the Offeror is to provide a cross-reference matrix which correlates the proposal by page and paragraph number to the PWS. This matrix would appear to be similar in nature to the other items that are specifically excluded from the page counts (i.e., pursuant to Section L.1 E), and as such should seemingly not be subject to the page count for Volume II.	Amendment 01 of the solicitation incorporated language in Section L.3, paragraph B, to address proposal page exceptions. The cross-reference matrix is excluded from the page count.
18	L.3	Although not specifically stated in Section L.3, it is assumed that the 35 page limitation for Volume II does not include the Relevant Experience & Past Performance Reference Information Forms (which could be 7 pages each, and include as many as three), and Key Personnel Resumes (which could be 4 pages each, and include as many as five). Please clarify.	See Government response to Question #17 above. Section L, Attachment L-3 and the Key Personnel resumes are excluded from the page count.
19	L.3	Section L.3 – Evaluation Criteria 2 (page 159) includes a requirement for a letter of commitment for each of the proposed key personnel. It appears that this letter is not a part of the four page limitation for the resumes.	The commitment letters required by Section L.3 are not included in the Key Personnel resumes, which shall not exceed four pages. Also, see Government response to Question #17 above.

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		Please clarify.	
20	L.3	Section L.3 – Evaluation Criteria 3 (page 160) talks about evaluation of the transition plan as part of the technical and management approach. According to Attachment J-3, the Transition Plan is a deliverable that is not due until 10 days after the contract effective date. Please clarify the intent of the discussion on page 160.	<p>The intent of the discussion in Section L.3(C)(III)(1)(b) of the solicitation is to instruct offerors to identify their proposed approach to the transition requirements identified in Section C.3.1. The contractor shall submit the Transition Plan in accordance with Attachment J-3 requirements.</p> <p>An amendment to the solicitation will be issued to clarify the proposal transition requirements by removing from Section L.3(C)(III)(1)(b) the word “plan” from the first and second sentences. Further in the amendment, the word “plan” in the second sentence is replaced by the word “approach.”</p>
21	L.3	Section L.3 – Evaluation Criteria 4 (page 161) states that each Relevant Experience and Past Performance Reference Information Form “is limited to five (5) pages. The form itself (Attachment L-3), however, states that it is limited to seven pages. Please clarify.	Amendment 01 of the solicitation revised the reference in Section L.3(C)(IV)(3) to reference seven (7) pages in lieu of five (5) pages.

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22	L.4(k)	Section L.4 (k) states that “all transition costs should be included under WBS 1.23”. Nothing could be found elsewhere in the RFP that reflects this WBS numbering. Please clarify.	Amendment 01 of the solicitation revised the reference in Section L.4(k) to reference WBS C.3.1 in lieu of WBS 1.23.
23	L.4 (k)	Section L.4 (k) states that the contract transition period is the time between “award of the contract” and the date the offeror assumes full responsibility. This is inconsistent with Section F.1, which states that transition begins on the “effective date of the contract”. Please clarify.	Amendment 01 of the solicitation revised the reference in Section L.4(k) to reference the contract transition period as the time between the “effective date” of the contract and the date the Offeror assumes full responsibility.
24	L.4 (k)	Section L.4 (k) states that “offerors shall assume that office space and equipment are available at the time of contract transition.” This appears to be inconsistent with Section C.3.1, which states that the “contractor is responsible for providing all necessary personnel and logistical support (office space, computers, telephone, etc.) during the transition period”. Please clarify.	See Government Response to Question #6 above.

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25	L.4 (o)	Section L.4 (o) states that the offeror and any major or critical subcontractor shall include responses to the questions in Attachment L-9. Attachment L-9, however, only makes reference to the offeror. Please clarify.	Amendment 01 of the solicitation revised Attachment L-9 to reference both the Offeror and any proposed major or critical subcontractors, as applicable.
26	Attachment L-6	In Section L Attachment L-6 Cost Templates and Instructions Exhibit C – Direct Labor the instruction says to “Use a separate row for each different hourly rate, such as fiscal year increases.” In order to avoid creating five entries for each category can columns be added in lieu of rows?	The Offeror shall use a separate row for each different hourly rate, such as fiscal year increases as indicated in the Section L, Attachment L-6 Cost Templates and Instructions for Exhibit C – Direct Labor.
27	Attachment L-6	In Section L Attachment L-6 Cost Templates and Instructions Exhibit D – “ Other Direct Cost Elem” the instruction say to “Use a separate row for each different unit cost, such as fiscal year increases” In order to avoid creating five entries for each item can columns be added in lieu of rows?	The Offeror shall use a separate row for each different unit cost, such as fiscal year increases, as indicated in the Section L, Attachment L-6 Cost Templates and Instructions for Exhibit D – Other Direct Cost Elem.
28	Attachment L-6	In Section L Attachment L-6 Cost Templates and Instructions Exhibit E – By WBS the instruction say “This Summary of Costs By WBS Worksheet	Worksheet Exhibit E – By WBS shall be completed for the total period of performance. At worksheet Exh F – Detailed Cost by WBS, the Offeror shall prepare a

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		shall be completed for the period of performance” followed in the third paragraph of the instructions with “A separate Exhibit F Detailed Costs by Individual WBS Worksheet shall be completed to support each WBS entry, for each fiscal year on this worksheet.” Is Exhibit E to be completed as total for the period of performance, or for each fiscal year?	separate summary of costs by cost element for each WBS for each fiscal year costs are proposed. The total of all Exhibit F worksheets for any discreet WBS/PWS element should tie to the total shown on Exhibit E – By WBS for that discreet WBS/PWS element.
29	Attachment I-6	In Section L Attachment L-6 Cost Templates and Instructions Exhibits B through D require that “A separate sheet must be completed by each major or critical subcontractor or if a joint venture or newly formed entity, each member, or any other subcontractor with proposed work equal to or greater than \$3 million over the period of performance. “ In the instructions for Exhibit F it states that “The offeror may provide the detailed cost element information requested for major or critical subcontractors or, if a joint venture or newly formed entity, all members, or any other subcontractor with proposed work equal to or greater than \$3 million over the period of performance, on its	No. In order to protect subcontractor proprietary rate information, the Offeror may provide the detailed cost information requested for each major or critical subcontractor on Exhibit F using fully burdened direct labor rates and fully burdened non-labor unit rates. However, each major or critical subcontractor must submit a separate set of Attachment L-6 cost templates supporting its proposed subcontract costs by element of cost. See Instructions included at Attachment L-6, the Table of Contents Worksheet and the specific instructions included for Exhibits A through D of the Attachment L-6 workbook. Additionally, see paragraph L.4(h) of the solicitation.

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		Exhibit F cost worksheets using fully burdened direct labor rates and fully burdened non-labor unit rates ...” Can the same fully burdened rates (labor and non-labor) be used for completing the separate sheets required in Exhibits B through D for each major or critical subcontractor?	
30	General	Can DOE provide the current performance baseline for the incumbent Portsmouth ETS contractor?	The current ETS contract does not have a “performance baseline.”
31	General	It is our understanding that there have been proposed options for a 10, 20, or 30 year baseline at Portsmouth. Can DOE provide anticipated M&O funding levels and activities under one of the above-listed scenarios so that prospective bidders can estimate the level of effort required to perform the oversight work under the ETS contract?	DOE will not provide anticipated funding levels for the Portsmouth site contracts. The annual funding profile provided in Section L.4 and the Historical Service Level information provided in Section L, Attachment L-8 should provide offerors information on the anticipated level of effort for proposal preparation purposes.

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32	Attachment L-6	In Section L Attachment L-6 Cost Templates and Instructions Exhibit F Detailed Costs by Individual WBS Worksheet, the section for Other Directs includes columns for “No of Units, Unit Costs, and Extended Costs” Is it acceptable to add additional columns for items such as unit of measure, description and cost type?	It is acceptable to add additional columns for items such as unit of measure, description, and cost type.
33	H.3	H.3, Wage Determination – Can DOE provide the labor categories that have historically been covered under wage determination?	See Government response to Question #13 above.
34	H.4	Since the contractor is required to make a good faith offer to those employees under the predecessor contract, will DOE provide the historical direct labor rates and positions?	The current ETS contract is included on the procurement website and includes the fully burdened labor rates under the current ETS contract.
35	General	Given that questions were just submitted and may have a significant impact on our offer, we request a 3-4 week extension of the proposal due date.	An amendment to the solicitation will be issued to extend the proposal due date from 10/4/12 to 10/18/12.

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36	General	On previous CPAF contracts, DOE has provided plug numbers or estimates for direct labor hours by RFP labor categories. This has allowed all bidders to use the same assumptions for direct labor rates on each category. Will DOE provide direct labor rates by labor category for vendors to use as a basis for our bids?	See Government response to Question #34 above.
37	General	FedConnect shows the proposal due date as 10/4/12, however the SF33 shows 10/5/12. What is the correct due date and time?	An amendment to the solicitation will be issued to revise the due date on the SF 33 to reflect the current due date for proposals. Also, see Government response to Question #35 above.
38	L.2.1	Section L (L.2.I) references Section K requiring that the bidder and all major or critical subcontractors complete the annual Representations and Certifications via the ORCA site. Is a copy of the ORCA required for the Volume I submittal for the bidder and the major or critical subcontractors as well?	No, the offeror, teaming partners and proposed major or critical subcontractors are not required to provide copies of the ORCA representations and certification. DOE will retrieve the information.

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39	L.3.A.2	In Section L (L.3.A.2) the page count for Volume II states that it shall not exceed 35 pages and excludes applicable page limitation items identified under Paragraph C "Areas to be addressed". Paragraph C contains the Evaluation Criteria but does not appear to exclude any content from the page limitation. Is it the understanding that the L-3, L-5, resumes, and letters of commitment are all to be incorporated within the 35 pages? Based on a bidder with one major subcontractor, it is feasible that the entire 35 pages could be exceeded just with the required L-3 and L-5 forms, resumes, and letters of commitment without being able to respond to specific scope areas.	See Government responses to Questions #17 -19 above.
40	L.3.C.IV.3	Section L (L.3.C.IV.3) references the L-3 form is limited to 5 pages, however, the Attachment L-3 that is provided states the form is limited to 7 pages per reference contract/project. Which page limitation is correct?	See Government response to Question #21 above.

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41	L Volume 3	Section L Volume III indicates that most every requirement is to be provided by the Offeror and all major subcontractors. If that is the intent, is there basically a cost volume required for the Offeror and all major subcontractors? If so, can this data be provided directly to the Contracting Officer and not part of the proposal submittal.	Yes, cost information for any proposed major or critical subcontractors may be sent to the Contracting Officer directly. Any such submissions should reference the solicitation number and the offeror team being supported.
42	Attachment L-6	If the Offeror is a populated LLC, we assume that one set of worksheets for the LLC would be appropriate. Please confirm that is correct.	Yes. If the Offeror is a populated LLC, one set of worksheets for the LLC will suffice.
43	Attachment L-6	Can DOE provide a current average base labor rate for each of the labor categories provided in Section C.12 MINIMUM LABOR QUALIFICATIONS?	See Government response to Question #34 above.
44	Attachment L-8	Can DOE provide a further breakdown of the historical usage by labor category?	See Historical Service Level information is provided in Attachment L-8 for proposal preparation purposes. Additionally, offerors may review the Not-to-Exceed hours ordered under the current contract, which may be found on the procurement website.

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			http://www.emcbc.doe.gov/portsmouth%20ets/
45	Attachment L-8	Can DOE provide the current staffing levels by the work elements listed in Section L, Attachment L-7, Summary of Direct Labor Hours?	See Government response to Question #44 above.
46	Attachment L-8	<p>Please refer to Section L, Attachment L-8 Historical Service Level Information. Please refer to the note on this sheet which states “It should be noted that the priced level of effort for Year 5 of the current Portsmouth ETS contract, which includes Other Direct Costs, exceeds the \$13 million estimated annual funding for solicitation DE-SOL-0003603 by approximately 14.83% percent.”</p> <p>Based on the information that the priced level of effort exceeding the \$13 million annual funding by 14.83%, we have the following questions:</p> <p>is the cost overrun due to higher than anticipated staffing levels?</p> <p>is the cost overrun due to higher than expected</p>	The referenced note advises offerors that Year 5 of the current contract exceeds the funding profile included in the solicitation and is not referring to a cost overrun under the current contract.

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		<p>salaries and/or fully burdened rates?</p> <p>Is the cost overrun due to an increase in scope or deliverables?</p> <p>Is the cost overrun due to a temporary surge in contract requirements?</p> <p>is the cost overrun due to a combination of factors, and if so what are the factors?</p> <p>in a cost overrun situation like this one how is it resolved by DOE i.e. increased funding, modification of the work scope, reschedule activities to a later time etc.?</p>	
47	C.12	<p>Please refer to Section C, Subsection C.12 Minimum Labor Qualifications Item 33 Field Technician.</p> <p>Can DOE provide an expanded description and qualifications for this position?</p>	<p>Field Technician will be responsible for applying innovative techniques and best available practices on DOE Portsmouth GDP D&D projects.</p> <ul style="list-style-type: none"> • Identify natural and industrial key issues that might impact the environment, and recommend solutions. • Provide oversight of environmental monitoring programs, study and investigate to resolve

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			<p>problems.</p> <ul style="list-style-type: none"> • Provide expert advice, technical assistance and operational problem responses in all areas of the DOE Portsmouth GDP D&D project environment. • Review existing operations to determine potential environmental problems and remedies to existing problems. • Recommend ideas and methods to improve existing facilities, operations, and studies. Estimate costs, prepares justifications and offers expertise as required. • Perform cost analysis and other pertinent technical environmental studies as appropriate. • Provide oversight of applicable environmental engineering standards to ensure state-of-the-art cost-effective methods are followed. • Review Federal/State/Local issued Environmental Protection Standards for cost impacts on Capital Asset Projects and Operational Activity projects. • Provide oversight of environmental standards and

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			<p>specifications to be used for the design and operation of new, existing and/or renovated/upgraded facilities.</p> <p>Prepare documentation for use by DOE personnel in the solution of complex and unusual environmental problems.</p>
48	Attachment J-6	<p>Please refer to ATTACHMENT J-6: SERVICE CONTRACT ACT WAGE DETERMINATION (WD), and the Note on benefits for all occupations specifically the Health & Welfare benefit of \$3.59 per hour or \$143.60 per week or \$622.27 per month.</p> <p>Please confirm that the Health & Welfare benefit is \$3.59 per hour and not \$3.71 per hour as we have seen on other procurements.</p>	<p>The H&W Fringe Benefit Rates are updated annually (usually every June). The current fringe benefit rate as published by All Agency Memorandum 211 is \$3.71 effective June 17, 2012. The updated H&W Fringe Benefit Rate of \$3.71 per hour is included in WD 05-2423 (Rev.-13) which was first posted on www.wdol.gov on 06/19/2012. An amendment to the solicitation will be issued to replace Attachment J-6 WD 05-2423 (Rev 12) with the updated WD 05-2423 (Rev 13).</p>
49	Attachment L-5	Is Attachment L-5 excluded from the page limitation?	Attachment L-5 supports the Criterion 1, Past Performance, evaluation and is therefore not included in the page limitation identified for Criteria 2 and 3.
50	L.3	Are Key Personnel Commitment letters excluded from the page limitation?	See Government responses to Questions #17 and 19 above.

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No.	Final RFQ Section	Industry Question/Comment	Government Response
51	L.3(A)(2)	Our interpretation of the last sentence in para. L.3(A)(2) is that any requirement within L.3(C) that has an individual page limitation (e.g. Resumes with a limit of 4 pages each, Attachment L-3s, etc.), is excluded from the 35 page limit. Is that correct?	Yes. Key Personnel resumes are excluded from the page limitation. Also see Government response to #17 above.
52	Attachment L-3	It appears that DOE is requiring Offerors to include Attachment L-3's in two sections of the proposal: both in Criteria 1 and in Criteria 4. Is that correct?	No. Attachment L-3 only needs to be provided once. The applicable information will be used in the Criterion 1 and Criterion 4 evaluations.
53	L.4 (A)(C)(IV)(3)	On page 161, L.4 (A)(C)(IV)(3) Relevant Contracts, provides a limitation of five pages for Attachment L-3, Relevant Experience and Past Performance Information Form. The form itself provides a page limitation of seven pages. Please clarify the page limitation for Attachment L-3.	See Government Response to Question #21 above.
54	L. (E)	Page 154 of RFP paragraph E. Section L refers to Attachment L-11, but the Form provided is titled Attachment L-10. Is the Form correct?	An amendment to the solicitation will be issued to revise the reference to L-11 in Section L.2(E) to L-10.

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No.	Final RFQ Section	Industry Question/Comment	Government Response
55	L.2 (K)	Page 155, L.2 (K), please clarify what "Additional Offeror Representations, Certifications and Acknowledgements," Offerors are required to provide for this requirement.	Section L.2(k) is referring to offeror's completion of Section K.16.
56	Attachment L-3	Attachment L-3 Form is presented in a tabular format with the requirement in the left hand column/cell and the response in the right-hand column/cell. For those items that require long, narrative responses, would DOE allow bidders to modify the table so that these responses are provided in a single column cell that is the full width of the page?	Yes, offeror may revise the table included in Attachment L-3, but must comply with the restrictions identified in Section L.1(E).